

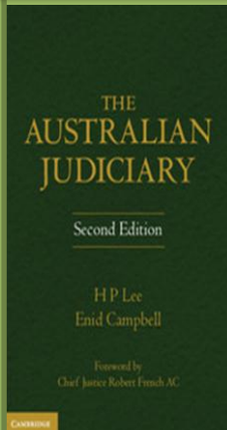
JUDGES' LIBRARY MONTHLY NEWSLETTER

Vol: 3
Issue: 3
August, 2015

LIST OF BOOKS FOR THE MONTH OF AUGUST, 2015

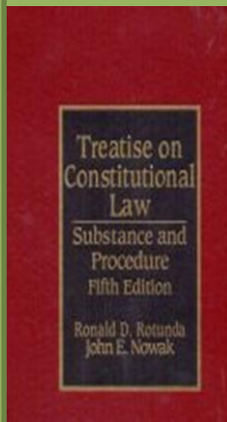
THE AUSTRALIAN JUDICIARY H P LEE & ENID CAMPBELL CAMBRIDGE UNIVERSITY PRESS, 2013 (ONE COPY)

The second edition of HP Lee's *The Australian Judiciary* provides a timely update to this seminal text. The only definitive survey of the entire Australian judiciary, this text describes and evaluates the work, techniques, problems and the future of the different tiers of courts and judges. It discusses the role of the judiciary as the third sector of government, and analyses and comments on judicial conduct, judicial independence and impartiality, the work of judges beyond the courts, the accountability of judges, and the dangers to judicial institutions. It is an excellent reference work which will appeal to legal scholars and practitioners throughout Australia and internationally.



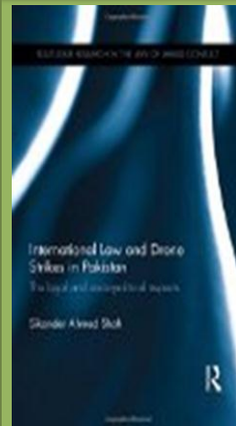
TREATISE ON CONSTITUTIONAL LAW: SUBSTANCE AND PROCEDURE (IN SIX Vols.) RONALD D. ROTUNDA & JOHN E. NOWAK WEST SOUTH ASIAN EDITION, 2015 (ONE COPY)

Nowak and Rotunda's *Treatise on Constitutional Law: Substance and Procedure*, provides scholars, practitioners, judges, and officials with an up-to-date analysis and synthesis of Federal Constitutional Law. Focus is primarily on the Supreme Court and incorporates the political, historical, and economic background of court decisions. The text analyzes constitutional questions in terms of precedent, political science theory, economics, and American history, making the leading cases understandable concerning both their overall significance and the precise legal rules they establish.



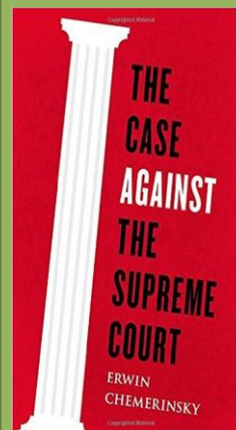
INTERNATIONAL LAW AND DRONE STRIKES IN PAKISTAN SIKANDER AHMED SHAH ROUTLEDGE TAYLOR & FRANCIS GROUP 2015, (ONE COPY)

The book goes on to look at the socio-political realities of drone strikes in Pakistan, scrutinizing the impact of drone strikes on both Pakistani politics and US-Pakistan relationships. Topics include the Pakistan army-government relationship, the evolution of international institutions as a result of drone strikes, and the geopolitical dynamics affecting the region. As a detailed and critical examination of the legal and political challenges presented by drone strikes, this book will be essential to scholars and students of the law of armed conflict, security studies, political science and international relations.



THE CASE AGAINST THE SUPREME COURT ERWIN CHERMERINSKY VIKING PENGUINE GROUP, 2014 (ONE COPY)

No one is better suited to make this case than Chemerinsky. He has studied, taught, and practiced constitutional law for thirty years and has argued before the Supreme Court. In this devastating book, Erwin Chemerinsky shows how, case by case, for over two centuries, the hallowed Court has been far more likely to uphold government abuses of power than to stop them. Drawing on a wealth of rulings, some famous, others little known, he reviews the Supreme Court's historic failures in key areas, including the refusal to protect minorities, the upholding of gender discrimination, and the neglect of the Constitution in times of crisis, from World War I through 9/11.

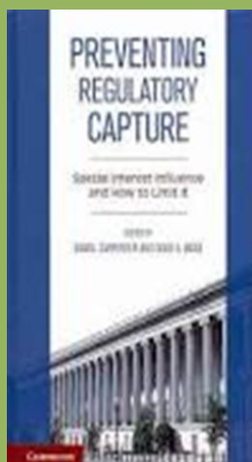
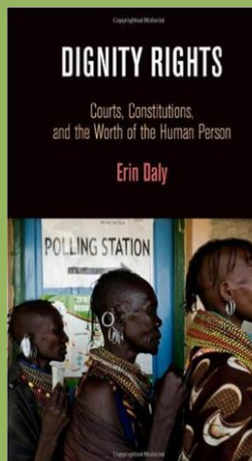


DIGNITY RIGHTS
ERIN DALY
UNIVERSITY OF PENNSYLVANIA
PRESS, 2013 (ONE COPY)

The right to dignity is recognized in most of the world's constitutions, and hardly a new constitution is adopted without it. Dignity Rights is the first book to explore the constitutional law of dignity around the world. Erin Daly shows how dignity has come only to define specific interests like the right to humane treatment or to earn a living wage, but also to protect the basic rights of a person to control his or her own life and to live in society with others. Daly argues that, through the right to dignity, courts are redefining what it means to be human in the modern world. As described by the courts, the scope of dignity rights marks the outer boundaries of state power, limiting state authority to meet the demands of human dignity. These cases force us to reexamine the relationship between the individual and the state and, in turn, contribute to a new and richer understanding of the role of the citizen in modern democracies.

PREVENTING REGULATORY
CAPTURE
DANIEL CARPENTER AND DAVID
A. MOSS
CAMBRIDGE UNIVERSITY PRESS,
2014 (TWO COPIES)

When regulations (or lack thereof) seem to detract from the common good, critics often point to regulatory capture as a culprit. In some academic and policy circles it seems to have assumed the status of an immutable law. Yet for all the ink spilled describing and decrying capture, the concept remains difficult to nail down in practice. Is capture truly as powerful and unpreventable as the informed consensus seems to suggest? This edited volume brings together seventeen scholars from across the social sciences to address this question. Their work shows that capture is often misdiagnosed and may in fact be preventable and manageable. Focusing on the goal of prevention, the volume advances a more rigorous and empirical standard for diagnosing and measuring capture, paving the way for new lines of academic inquiry and more precise and nuanced reform.



THE POLITICS AND
JURISPRUDENCE OF THE
CHAUDHRY COURT (2005-
2013)
MOEEN H. CHEEMA AND IJAZ
SHAFI GILANI
OXFORD UNIVERSITY PRESS,
2015 (FIVE COPIES)

Former Chief Justice of Pakistan Iftikhar Muhammad Chaudhry's tenure, from 2005 to 2013, has been characterized by remarkable developments in constitutional politics and the jurisprudence of the apex court. This was also a period of great controversy and the actions of the Chaudhry Court polarized the debate on the role of the Supreme Court. Despite the emergence of such vociferous debate, a detailed scrutiny of the Chaudhry Court's actions has thus far been lacking. This volume represents an attempt to fill this gap by closely analyzing the jurisprudence of the Supreme Court and reflects on the likely legacy of Chief Justice Iftikhar Muhammad Chaudhry's tenure.

EU COMPETITION LAW
ARIEL EZRACHI
OXFORD AN DPORTLAND,
OREGON,2014 (ONE COPY)

This book is designed as a working tool for the study and practice of European competition law. It is an enlarged and updated fourth edition of highly practical guide to the leading cases of European competition law. This fourth edition focuses primarily on Article 101 TFEU, Article 102 TEFU and the European Merger Regulation. In addition it explores the public and private enforcement of competition law, the intersection between intellectual property rights and competition law, and the application of competition law to state action. Each chapter begins with an introduction which outlines the relevant laws, regulations and guidelines for each topic, setting the analytical foundations for the case entries. Within this framework, cases are reviewed in summary form, accompanied by analysis and commentary.

